

116TH CONGRESS  
1ST SESSION

# H. R. 5355

To amend the America COMPETES Act to prevent political interference in the communication of scientific research, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 6, 2019

Mr. NEGUSE (for himself, Ms. BONAMICI, and Mr. CASTEN of Illinois) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

# A BILL

To amend the America COMPETES Act to prevent political interference in the communication of scientific research, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

### **3 SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Stop Climate Censor-  
5 ship Act of 2019”.

## 6 SEC. 2. PREVENTION OF POLITICAL INTERFERENCE IN THE

## COMMUNICATION OF SCIENTIFIC RESEARCH.

8       Title I of the America COMPETES Act is amended  
9 by adding at the end the following:

1     **“SEC. 1010. PREVENTION OF POLITICAL INTERFERENCE.**

2         “(a) IN GENERAL.—Not later than 180 days after  
3     the date of the enactment of this section, the Director of  
4     the Office of Science and Technology Policy shall develop  
5     and issue policies, consistent with established scientific in-  
6     tegrity policies, that require political appointees of each  
7     Federal civilian agency that conducts scientific research  
8     to publicly report on any action by such political ap-  
9     pointee—

10             “(1) to modify any scientific research or find-  
11     ings that are used to inform any agency communica-  
12     tion to the public relating to climate change; or

13             “(2) to modify any agency communication to  
14     the public in a manner inconsistent with scientific  
15     research or findings relating to climate change.

16         “(b) CONTENTS OF REPORT.—The report required  
17     under subsection (a) shall—

18             “(1) specify the specific individuals who were  
19     involved in the decision to take such action;

20             “(2) describe the scientific evidence used to jus-  
21     tify such decision;

22             “(3) specify any other agency or individual con-  
23     sulted with respect to such decision; and

24             “(4) be provided by such political appointee to  
25     the appropriate committees of jurisdiction in Con-  
26     gress for the respective agencies.

1       “(c) REVIEW OF POLICIES.—The Director of the Of-  
2 fice of Science and Technology Policy shall review and up-  
3 date as necessary the policies described in this section on  
4 a biennial basis.

5       “(d) DEFINITIONS.—In this section:

6           “(1) POLITICAL APPOINTEE.—The term ‘polit-  
7 ical appointee’ means a Federal employee who  
8 holds—

9              “(A) a position which has been excepted  
10 from the competitive service by reason of its  
11 confidential, policy-determining, policy-making,  
12 or policy-advocating character; or

13              “(B) a position in the Senior Executive  
14 Service as a noncareer appointee (as such term  
15 is defined in section 3132(a) of title 5, United  
16 States Code).

17           “(2) CLIMATE CHANGE.—The term ‘climate  
18 change’ means any change in the state of the global  
19 climate that can be identified by changes in the  
20 mean or the variability of its properties, and that  
21 persists for an extended period, typically decades or  
22 longer.”.

